RECEIVED

MAY 1 2 2004

LICENSING & REVIEW

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Eric Bouchard, et al.

Serial No.: 10/740,070 : Group Art Unit:

Filed: December 18, 2003 : Examiner:

For: METHODS AND APPARATUS FOR MACHINING

COMPONENTS

## CERTIFICATE OF MAILING BY EXPRESS MAIL TO THE COMMISSIONER OF PATENTS AND TRADEMARKS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Attn: LICENSING & REVIEW

Express Mail Mailing Label No.: EL977939332US

Date of Mailing: May 6, 2004

I hereby certify that the documents listed below:

• Response to Notice re NASA (1 page)

- Declaration Under Section 305(c) of the NASA Act of 1958 (2 pages)
- Copy of Request for NASA Declaration (1 page)
- Postcard

are being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. §1.10 on the date indicated above in an envelope addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, Attn: LICENSING & REVIEW.

Respectfully submitted,

Robert B. Reeser III Reg. No. 45,548

Armstrong Teasdale LLP

One Metropolitan Square, Suite 2600

St. Louis, MO 63012

(314) 621-5070



## ES DEPARTMENT OF COMMERCE Patent and Trademark Office

COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER FILING DATE FIRST NAMED APPLICANT ATTY. DOCKET NO. 12/18/03 BOUCHARD, ET AL. 131823 10/740,070

JOHN S. BEULICK ARMSTRONG TEASDALE LLP **SUITE 2600** ONE METROPOLITAN SQUARE ST. LOUIS, MO 63102

**EXAMINER ART UNIT** PAPER NUMBER PATENT & TRADEMARK OFFICE MAILED

DATE MAILED:

APR 2 7 2004

LICENSING & REVIEW

## IF NO RESPONSE TO THIS NOTICE IS RECEIVED WITHIN FORTY-FIVE DAYS, A FORMAL REQUIREMENT WILL BE ISSUED

The subject matter of this application appears to:

be "useful in the production or utilization of special nuclear material or atomic energy" as recited in 42 U.S.C. 2182 (Department of Energy (DOE)).

Thave significant utility in the conduct of aeronautical and space activities" as recited in 42 U.S.C. 2457 (National Aeronautics and Space Administration (NASA)).

Accordingly, no patent can issue on this application unless applicant(s) file a statement (under oath or in the form of a declaration as provided by 37 CFR 1.68) setting forth (1) the full facts concerning the circumstances under which the invention was made and conceived and (2) the relationship (if any) of the invention to the performance of any work under any contract or other arrangement with the Agency (ies) noted above. On the reverse side of this form is an example of an acceptable format for this statement. The language appearing in paragraphs III and/or IV of the example must appear if applicant is attempting to establish that no relationship (under item 2 above) exists.

If the invention disclosed in this application was developed under a contract, grant or cooperative agreement between the Agency indicated above and a person, small business or non-profit organization and rights to the invention have been determined by specific reference to 35 U.S.C. 202 in the contract, grant or cooperative agreement, then applicant need not submit the statement described above. Instead, applicant may file a verified statement (under oath or in the form of a declaration, 37 CFR 1.68) setting forth the information required by 35 U.S.C. 202(c)(6).

IF NO STATEMENT HAS BEEN RECEIVED WITHIN FORTY-FIVE DAYS OF THE MAIL DATE INDICATED ABOVE. a formal requirement for statement will then be issued. No provision is made for extension of the statutory thirty-day period for response to the formal requirement and the penalty for failure to file an acceptable and timely statement is abandonment of the application. Therefore, applicants are strongly encouraged to submit a statement at this time in order to avoid the issuance of a formal requirement.

IT IS IMPORTANT TO NOTE that the statement must accurately represent the property rights situation of the claimed invention if and when the application is found allowable. Thus, if during prosecution before the examiner, the claimed invention is so altered or the property rights situation so changed as to impact the accuracy of a statement submitted earlier, a supplemental statement must be filed. Failure to submit such additional information where appropriate may be considered a false representation of material facts and render the patent owner vulnerable to loss of patent rights and other sanctions as set forth in the statutes. The PTO will not review allowed applications for this possibility. The responsibility for complying with the statutes rests with the applicants.

Any questions regarding this requirement should be directed to Licensing and Review at

PLEASE DIRECT ALL COMMUNICATIONS RELATING TO THIS MA ATTENTION OF LICENSING AND REVIEW